## EXHIBIT 1

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| 1  | UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA                                 |
| 2  | ALEXANDRIA DIVISION   |
| 3  | DOGY GIDON DE DEVEG   |
| 4  | ROSY GIRON DE REYES, ) et al, )   |
| 5  | ) Civil 16-563<br>Plaintiffs, )   |
| 6  | v. )  |
| 7  | ) Alexandria, Virginia<br>WAPLES MOBILE HOME PARK ) September 23, 2020                            |
| 8  | LIMITED PARTNERSHIP, ) et al, )   |
| 9  | Defendants. ) )   |
| 10 |   |
| 11 | TRANSCRIPT OF MOTION HEARING VIA ZOOM   |
| 12 | BEFORE THE HONORABLE T. S. ELLIS  |
| 13 | UNITED STATES DISTRICT JUDGE  |
| 14 |   |
| 15 | APPEARANCES:  |
| 16 | For the Plaintiffs: Simon Yehuda Sandoval-Moshenberg  |
| 17 | Gianna Puccinelli<br>Nady Peralta   |
| 18 | Matthew Traupman  |
| 19 | For the Defendants: Michael Sterling Dingman  |
| 20 | Grayson Hanes<br>Justin deBettencourt   |
| 21 | Grayson Hanes   |
| 22 |   |
| 23 | Court Reporter: PATRICIA A. KANESHIRO-MILLER, RMR, CRR  |
| 24 |   |
| 25 | Proceedings reported by stenotype shorthand. Transcript produced by computer-aided transcription. |
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Circuit suggested? Is that the plaintiffs' position?

MS. PUCCINELLI: No, Your Honor. Plaintiffs contend that we should only be proceeding to trial on the disparate impact theory of the Fair Housing Act claim.

THE COURT: All right. And as to that, it's the position of the plaintiffs that it should proceed to trial on all three steps of the analysis as identified by the Fourth Circuit?

MS. PUCCINELLI: That is correct, Your Honor.

THE COURT: All right. Now, with respect to the arguments that I have heard, you might reiterate, just to refresh my recollection, what is the plaintiffs' position on the effect, if any, of the anti-harboring statute on the plaintiffs' claim in this case?

MS. PUCCINELLI: Your Honor, plaintiffs' position is that the anti-harboring statute has no place in the analysis on step one. The Fourth Circuit's -- the Fourth Circuit's opinion clearly states, under the first step, the plaintiff must demonstrate a robust causal connection between the defendants' challenged policy and the disparate impact on the protected class. And it goes -- the Fourth Circuit goes on to identify how plaintiffs have done that. And that's either through statistical evidence or other evidence that specifically links the policy at issue with a disproportionate impact on the protected class. And